

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

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NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of mailing

(day/month/year)

08.04.2005 Cor

Applicant's or agent's file reference

209546-82306

IMPORTANT NOTIFICATION

International application No. International filing date (day/month/year) PCT/US 03/40684 ✓

18.12.2003

Priority date (day/month/year)

27.12.2002

Applicant

INTIER AUTOMOTIVE INC. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



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PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 209546-82306			FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No.			International filing date	(day/mont	h/year)	Priority date (day/month/ye	ear)
PCT/US 03/40684			18.12.2003			27.12.2002	
Applicant INTIER	7.00		nination report has bee	en prepar		rnational Preliminary Exal	mining
2. Th							
3. Th	is repo	rt contains indications re	lating to the following it	ems:		· .	
l	\boxtimes	Basis of the opinion					
П		Priority					
111	\boxtimes	Non-establishment of o	ppinion with regard to n	ovelty, ir	ventive step a	nd industrial applicability	
IV	IV Lack of unity of invention						
V	⊠ _	Reasoned statement u citations and explanation			d to novelty, inv	ventive step or industrial a	applicability;
VI		Certain documents cite					
VI		Certain defects in the i	• •				
VI)) []	Certain observations of	n the international app	lication			
Date of s	ubmissio	on of the demand		Date of	completion of thi	s report	
19.07.2004			08.04.2005				
	ry exami Eur D-8 Tel	g address of the international ning authority: ropean Patent Office 80298 Munich 1. +49 89 2399 - 0 Tx: 52365 12 44 89 2399 - 4465		Kujat,	ced Officer	300, 2360	September Pilanes W. Epigenson & State Company of the Company of t

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

JC20 Rec'd PCT/PTO 2 3 JUN 2005 International application No. PCT/US 03/40684

I.	Basis	of	the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	scription, Pages					
	1, 2	2, 4-6	as originally filed				
	3		filed with telefax on 09.08.2004				
	Cla	ims, Numbers					
		·					
	1-9		filed with telefax on 13.01.2005				
	Dra	wings, Sheets					
	1/3-	3/3	as originally filed				
2.	Witi lang	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.					
	The	ese elements were av	vailable or furnished to this Authority in the following language: , which is:				
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).				
		the language of pub	lication of the international application (under Rule 48.3(b)).				
		the language of a translated Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under .3).				
3.	Witl inte	h regard to any nucl e rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
		contained in the inte	ernational application in written form.				
		filed together with th	ne international application in computer readable form.				
		furnished subseque	ntly to this Authority in written form.				
		furnished subseque	ntly to this Authority in computer readable form.				
		The statement that t in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.				
		The statement that t listing has been furn	the information recorded in computer readable form is identical to the written sequence iished.				
4.	The	amendments have r	resulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

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This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

see separate sheet

6. Additional observations, if necessary:

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

1.	The obv	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-ious), or to be industrially applicable have not been examined in respect of:			
		the entire international application,			
	\boxtimes	claims Nos. 7,8			
		because:			
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):			
	⊠	the claims, or said claims Nos. 7,8 are so inadequately supported by the description that no meaningful opinion could be formed.			
		no international search report has been established for the said claims Nos.			
2.	or a	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/mino acid sequence listing to comply with the standard provided for in Annex C of the Administrative ructions:			
		the written form has not been furnished or does not comply with the Standard.			
		the computer readable form has not been furnished or does not comply with the Standard.			

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims No: Claims 1-6,9 Inventive step (IS) Yes: Claims Claims No: 1-6,9 Industrial applicability (IA) Yes: Claims 1-6,9 No: Claims

2. Citations and explanations

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see separate sheet

Re Item I Basis of the report

- 1. The amendments filed under Article 34 introduce subject-matter which extends beyond the content of the application as filed, contrary to Article 34(2)(b) PCT. The amendments concerned are the following:
- 1.1 Page 3, line 2: "available as a water-based or solvent-based paint"
- 1.2 Page 3, line 4: "having a thickness in a range between about..."
- 1.3 Page 3, line 5: "include vinyl, acrylic and polyurethane paints"
- 1.4 Corresponding claims 1, 7 and 8.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following document:

- D1: EP-A-0 995 568 (RECTICEL; LINPAC MOULDING LTD (GB)) 26 April 2000 (2000-04-26)
- 2.1 With regard to independent claim 1 as filed, document D1 discloses a method for manufacturing a work piece by using in-mould coating and melt compression moulding, the method comprising the steps of:
 - introducing an in-mould coating onto a first mould half of a mould tool (page 6, lines 30 to 35);
 - introducing a work piece material (page 7, line 33) onto a second mould half of a mould tool (page 7, lines 31 and 32: "partially closed so that an opening of 8 mm remained"), the work piece material having a temperature at or above a temperature at which at least a portion of the work piece material is in a molten state (page 7, line 34);
 - closing the mould tool (page 7, line 36); and

- opening the mould tool and removing the work piece after the work piece material has at least partially cooled (implicit feature of the process disclosed in D1).
- 2.2 Therefore, the subject-matter of claim 1 as filed lacks novelty over the disclosure of document D1. Further, see page 8 (line 31) for the absence of a foam layer between the in-mould coating and the work piece material.
- 2.3 Dependent claims 2 to 6 and 9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty, the reasons being as follows:
- 2.3.1 The additional features of dependent claim 2 have already been disclosed in document D1 (page 6, line 30: "spray gun").
- 2.3.2 The additional features of dependent claim 3 have already been disclosed in document D1 (page 7, line 33).
- 2.3.3 The additional features of dependent claim 4 have already been disclosed in document D1 (page 7, line 33).
- 2.3.4 The additional features of dependent claim 5 have already been disclosed in document D1 (page 4, line 17).
- 2.3.5 The additional features of dependent claim 6 have already been disclosed in document D1 (page 6, line 28).
- 2.3.6 The additional features of dependent claim 9 have already been disclosed in document D1 (page 7, line 37: "back pressure of 10 bars"; page 5, line 28: "1 to 350 kg/cm²"), since the range of claim 9 equals a range of from 77,5 to 310 kg/cm² when converted into SI-units.
- 3. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document **D1** is not mentioned in the description, nor is this document identified therein.

INTERNATIONAL PRELIMINARY International application No. PCT/US 03/40684 EXAMINATION REPORT - SEPARATE SHEET









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The process of the present invention utilizes IMC 19, which is commercially available as a water-based or solvent-based paint. The IMC 19 is sprayed on the surface of the cavity 16 of the upper mold tool 12 with a spray gun 21. The IMC 19 forms the class "A" surface of the work piece 18 having a thickness in a range between about 10-50 μ . Suitable paints include vinyl, acrylic and polyurethane paints. In the illustrated process, the spray gun 21 is an airless gun that utilizes a high pressure, hydraulic system. As the IMC 19 passes through a nozzle 22 of the spray gun 21, the IMC 19 is atomized. However, the process of the present invention may be practiced with other types of spray guns known in the art, including air atomized spray guns. The IMC 19 may be manually or robotically applied.

The IMC 19 is sprayed uniformly across the surface of the cavity 16 of the upper mold tool 16. However, it can be appreciated that the IMC 19 does not have to be uniformly sprayed. A combination of processes can be employed, such as molding a conventional coverstock (not shown) on an upper portion of the work piece 18 while employing the IMC 19 on a second portion of the work piece 18. Alternatively, two tone effects (not shown) can be generated by masking the work piece 18 and spraying two different types of IMC 19 on the work piece 18. Additionally, visual effects, such as "cloud printing" metallics, can be achieved by using the proper IMC 19 or application process, as commonly known in the art.

A mold release (not shown), as commonly known in the art, may be employed in the melt compression mold process. In the present process, the mold release is applied to the surface of the upper mold tool 12 and the lower mold tool 14 to assist in the removal of the work piece 18 at the completion of the melt compression mold process. One example of a mold release that can be applied directly to the upper and lower mold tool 12, 14 is polytetrafluoroethylene, more commonly known by the trade name of TEFLON®. However, the mold release does not have to be applied directly to the upper mold tool 12 and lower mold tool 14. Mold release agents can be formulated into the IMC 19 and sprayed onto the upper mold tool 12 and lower mold tool 14. The application of the mold release depends upon the characteristics of the IMC 19, the material of the work piece 18 and the surface of the upper mold tool 12 and lower mold tool 14.

Once the mold release is applied if desired, and the IMC 19 is sprayed onto the upper mold tool 12, the molding process is initiated. The molten work piece material 17 is extruded with an extruder head 20 by laying a ribbon of molten substrate material 17 into

Claims

What is claimed is:

A method for manufacturing a work piece (18) by using in-mold coating and melt compression molding, the method comprising the steps of:

introducing an in-mold coating (19) comprising a water-based or a solventbased paint onto a first mold half (12) of a mold tool (10);

introducing a work piece material (17) onto a second mold half (12) of the mold tool (10), the work piece material (17) having a temperature at or above a temperature at which at least a portion of the work piece material (17) is in a molten state;

closing the mold tool (10); and

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opening the mold tool (10) and removing the work piece (18) after the work piece material (17) has at least partially cooled.

- A method for manufacturing a work piece according to Claim 1, wherein the 2. in-mold coating (19) is introduced by spraying the in-mold coating (19) onto the first mold half (12).
- A method for manufacturing a work piece according to Claim 1, wherein the 3. work piece material (17) comprises a thermoplastic resin material.
- 4. A method for manufacturing a work piece according to Claim 3, wherein the thermoplastic resin material comprises Polypropylene (PP), Acrylnitril-Butadiene-Styrene-Copolymer (ABS), Polycarbonate-Acrylnitril-Butadien-Styrol-Copolymer (PC/ABS), or Thermoplastic Olefin (TPO) material.
- A method for manufacturing a work piece according to Claim 1, wherein the work piece material (17) includes fillers, reinforcement glass or reinforcement natural fibers.
- A method for manufacturing a work piece according to Claim 1, further including the step of introducing a mold release onto one of the first or second mold tool halves (12, 14).
- . A method for manufacturing a work piece according to Claim 1, wherein the in-mold coating (19) comprises a polyurethane paint.

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8. A method for manufacturing a work piece according to Claim 1, wherein the in-mold coating (19) has a thickness in a range between 620 Recod PCT/PTO 23 JUN 2005

9. A method for manufacturing a work piece according to Claim 1, wherein the mold tool (10) exerts a pressure of approximately 0.5 to 2.0 tons per square inch when closed.

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